

PRECISION HEAT TREATING - LIQUID & PACK CARBURIZING - ANNEALING - TOOL HARDENING - ROCKWELL INSPECTION

Approved For Release 2001/09/05 : CIA-RDP81B00878R001300050087-3 DUP. INVOICE



SP
Stutts Steel Treating Co.

2885 Sierra Grande Street
Pasadena 8, California
SYcamore 6-4391—RYan 1-8523

No. 42779

SOLD TO

Hycon Mfg. Co.

DATE OF ORDER 3/5/57

YOUR ORDER NO. 93008

DATE OF INVOICE
TERMS NET—10TH PROX

1% ON PAST DUE ACCOUNTS

ITEM	QUANTITY	DESCRIPTION	WEIGHT	PRICE	AMOUNT
1		738023 ring gear H.T. to R.C. 40-45	Job	3.50	

Accrued Sales Tax

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We hereby certify that these goods were produced in compliance with all applicable requirements of Sections 6, 7 and 12 of the Fair Labor Standards Act, as amended, and of the regulations and orders of the United States Department of Labor issued under Section 14 thereof. Subject to conditions shown on back of this form.

YOUR WORK IS ACCEPTED SUBJECT TO THE FOLLOWING CONDITIONS

1. No claim for shortage in weight or count will be allowed unless presented within five working days after our delivery of material to the customer.
2. Failure by a customer to state in writing plainly and correctly the kind of material (i.e., make and grade of steel to be heat treated) shall cause an extra charge to be made to cover any additional expense incurred as a result thereof.
3. It is generally recognized that, even after employing all the science known to us and capable men with years of training, there still remain hazards in heat treating. Therefore, in the absence of a written agreement expressly providing otherwise and specifying a high charge for our services your work is accepted subject to the following additional terms and conditions.
 - (a) The customer assumes all risk for damages resulting from heat treatments.
 - (b) No warranty expressed or implied is assumed by us.
 - (c) If no instructions are issued regarding area to make hardness tests, we will assume no responsibility for parts damaged from making such tests.
 - (d) In any event and whether or not warranty is assumed by us in writing, our liability for damages shall not exceed the amount of our charges for the work done on any material regardless of cause.
4. No agent or representative is authorized to alter these conditions except by a written agreement.
5. Any promises or commitments in relation to quotations or orders are hereby made subject to any acts or demands of the Federal, State and Local governments, and to strikes, fires, accidents, railway freight embargoes, car shortages, labor shortages and all other causes beyond our control, and we assume no liability for damages resulting from delay or failure in delivery resulting from any of said causes.
6. Customer agrees to pay all costs arising in the collection of this account.

STUTTS STEEL TREATING CO.

HYCON MFG. COMPANY

75. MARCH 18 1981